## NAME & ADDRESS

John Neil McNicholas 464 Palos Verdes Blvd Redondo Beach, CA 90277 (310)545-0780	7		
(0.20)	UNITED STATE CENTRAL DISTR		
UNITED STATES OF AM	PLAINTIFF,	CASE NUMBER	CR 18-00759-CJC-4
AARON EASON,	V.  USMS Reg. #:	AND/OF	TTO VIDEO/TELEPHONIC CONFERENCE WAIVER OF DEFENDANT'S PRESENCE
Check each that applies:	DEFENDANT(S)	. L	AND PROPOSED FINDINGS/ORDER
	CONFERENCE/TELEPHONIC CO	NFERENCE	
1. Consent to Video Conferd	ence/Telephonic Conference		_
I, AARON EASON	, und	erstand that the U.S	S. Constitution, the Federal Rules of Criminal
open court. After consultation		luntarily consent to	below-listed proceedings take place in person in the proceedings below instead taking place by nference:
Check each that applies:			
Detention/Bail Review/Reconsideration Hearing(s) (18 U.S.C. Sec. 3142)			☐ Initial Appearance (Fed. R. Crim. P. 5)
Preliminary Hearing (Fed. R. Crim. P. 5.1)			Arraignment (Fed. R. Crim. P. 10)
Pretrial Release Revocation Proceedings (18 U.S.C. Sec. 3148)			Waiver of Indictment (Fed. R. Crim. P. 7(b))
Misdemeanor Pleas and Sentencings (Fed. R. Crim. P. 43(b)(2))			Appearances under Fed. R. Crim. P. 40
Probation and Supervised	d Release Revocation Proceedings (F	ed. R. Crim. P. 32.1	)
Note: to consent to an appear the "Proposed Findings" section		ce at one of the two p	proceedings listed below, you must also complete
Felony P	leas (Fed. R. Crim. P. 11)	Felony Sentencin	gs (Fed. R. Crim. P. 32)
2. Waiver of Defendant's Pro	esence		
I, AARON EASON	, und	erstand that the U.S	. Constitution, the Federal Rules of Criminal
by video conference, or by tel		tion with counsel, I	t all of the below-listed proceedings - in person, knowingly and voluntarily waive my right to be at the proceedings below:
Check each that applies (and t	use Form CR-35 to waive the defendo	ant's presence at oth	er types of proceedings):
Detention/Bail Review/Re	econsideration Hearing(s) (18 U.S.C	C. Sec. 3142)	☐ Probation and Supervised Release Revocation
— Preliminary Hearing (Fed	l. R. Crim. P. 5.1)		Proceedings (Fed. R. Crim. P. 32.1)
Pretrial Release Revocation Proceedings (18 U.S.C. Sec. 3148)			Waiver of Indictment (Fed. R. Crim. P. 7(b))
☐ Misdemeanor Pleas and S	Sentencings (Fed. R. Crim. P. 43(b)(2	2))	Appearances under Fed. R. Crim. P. 40
March 2, 2022	Common Co	700/	of Coon
Date	Defendant		ed for Defendant by Counsel for Defendant with
	n-custody defendants, istitution where housed:	Defe	endant's Authorization [Check if applicable]

## Case 2:18-cr-00759-CJC Document 165 Filed 03/02/22 Page 2 of 2 Page ID #:1153

I have translated this consent/waiver to the Defer	ndant in the	language.	
Date	Interpreter (if requi	red)  Signed for Interpreter by Counsel for Defendar  Interpreter's Authorization [Check if applicable	nt with
Defendant's behalf, I fully advised the Defendant	of the Defendant's abo t/waiver(s). I believe t	his document or authorizing me to sign this document overeferenced rights and consulted with the Defendant hat the Defendant understands such rights and that the with such consent/waiver(s).	on the
March 2, 2022  Date	Counsel for Defenda	ant	
3. Proposed Findings Regarding Harm of Furthe	or Doloy of Folony Pla	o or Contonoing	
Pursuant to \$ 15002(b)(2) of the Coronavirus Aid No. 20-043 (In Re: Coronavirus Public Emergency pleas and sentencings cannot be conducted other or sentencing "cannot be further delayed without consent to a felony plea or sentencing taking place."	, Relief, and Economic y Use of Video and Tel than in person in open serious harm to the int e by video conference o	Security ("CARES") Act and § 2 of Order of the Chief Julephonic Conference in Certain Criminal Proceedings), a court unless the judge makes specific findings that the terests of justice." Accordingly, if the defendant intends or, if video conference is not reasonably available, by must set forth below proposed findings sufficient to many	felony plea to
	-		
4. Order Adopting Findings Regarding Harm o	of Further Delay of Fel	lony Plea or Sentencing	
Pursuant to \$ 15002(b)(2) of the Coronavirus Aid No. 20-043 (In Re: Coronavirus Public Emergence hereby find that the:	l, Relief, and Economic y Use of Video and Te	c Security ("CARES") Act and § 2 of Order of the Chief Jephonic Conference in Certain Criminal Proceedings),	udge I
Felony Plea (Fed. R. Crim.	. P. 11)	elony Sentencing (Fed. R. Crim. P. 32)	
in this case cannot be further delayed without ser	ious harm to the intere	ests of justice, for the reasons set forth above.	
Date	United States Distric	ct Judge	